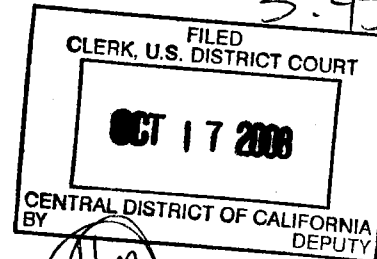


3:45pm

1 Nicholas G. Christakis
2 4 Vasa Street
3 Billerica, Massachusetts 01862
4 Email: Nickthegreek1@live.com
5 Phone: 978-726-0455
6 Appearing pro se



5 UNITED STATES DISTRICT COURT, C.D. CALIFORNIA,
6 NICHOLAS G. CHRISTAKIS, PLAINTIFF,
7 V.
8 MARK BURNETT PRODUCTIONS, MARK BURNETT, TRUMP PRODUCTIONS, LLC,
9 DONALD TRUMP, DEFENDANTS.

OCTOBER 16, 2008.

10 NICHOLAS G. CHRISTAKIS,
11 Plaintiff,
12 vs.
13 MARK BURNETT PRODUCTIONS,
14 MARK BURNETT,
15 TRUMP PRODUCTIONS, LLC,
16 DONALD TRUMP.
17 Defendants.

) Case No.: CV08-6864-GW(JTLx)
) (General Civil).
) COMPLAINT FOR GENERAL, SPECIAL,
) COMPENSATORY AND EXEMPLARY &
) PUNITIVE DAMAGES, FOR:
1. DEFAMATION;
2. TORTUOUS INTERFERENCE WITH
AN ADVANTAGEOUS
RELATIONSHIP;
3. BREACH OF COVENANT OF GOOD
FAITH.

18 I, Nicholas G. Christakis, the Plaintiff herein, declare that the
19 following statements are true to the best of my knowledge, and if
20 called to testify, I would competently attest to the following:

21 I. PARTIES

22 1. Plaintiff, Nicholas G. Christakis (hereinafter referred to as
23 "Plaintiff"), is an individual and a resident of the
24 Commonwealth of Massachusetts, residing at 4 Vasa Street,
25 Billerica, Middlesex County, Massachusetts.
26
27 2. Defendant, Mark Burnett Productions, Inc, (hereinafter
28 referred to as "MBP"), and is a corporation duly organized
 under the laws of the State of California with its principal
 place of business at PMB 208, 9899 Santa Monica Blvd, Beverly
 Hills, California, 90212.

10/17/2008 3:51:49 PM Receipt #: 112314
Cashier : ABELLARY [LA 1-1]
Paid by: NICK CHRISTAKIS
2:CV08-06864
2009-006900 5 - Civil Filing Fee(1)
Amount : \$60.00
2:CV08-06864
2009-510000 11 - Special Fund F/F(1)
Amount : \$190.00
2:CV08-06864
2009-886400 Filing Fee - Special(1)
Amount : \$100.00
M.O. Payment : P0458 / 350.00

018972

- 1 3. Defendant, Mark Burnett (hereinafter referred to as
"Burnett"), is a resident of the State of California.
- 2 4. Defendant, Trump Productions, LLC (hereinafter referred to as
"TPL"), is a Limited Liability Company organized and existing
3 under the laws of the State of Delaware, with its principal
4 place of business at 725 5th Avenue, New York, NY 10022.
- 5 5. Defendant, Donald Trump (hereinafter referred to as "Trump"),
6 is a resident of the State of New York.

7 **II. JURISDICTION AND VENUE**

- 8 6. This Court has diversity jurisdiction under 28 U.S.C. 1332.
9 The action is between Plaintiff, a citizen of Massachusetts,
10 and Defendants, citizens of California and New York, and the
11 amount in controversy exceeds \$75,000, exclusive of interest
12 and costs.
- 13 7. Under 28 U.S.C. 1333(b) venue is proper in the United States
14 District Court for the Central District of California because
15 a substantial part of the events giving rise to the claim
16 occurred within the District.

15 **III. FACTS**

- 16 8. On July 25, 2003, Plaintiff was chosen as a finalist for the
17 Apprentice, a television show produced with the joint
18 involvement of Defendants MBP and Trump.
- 19 9. MBP received over one million applications from aspiring
20 participants.
- 21 10. On or about August 2003, Plaintiff was flown to Santa Monica,
22 CA, by Defendant MBP for the final selection in connection
23 with further eligibility for an appearance on said television
24 show.
- 25 11. The prerequisites set forth by Defendants stated that in
26 order to qualify and become a contestant on the Apprentice,
27 the contender needed to possess the following qualifications:
28 (1) to have been an entrepreneur, (2) to possess an ability
 to bounce back, (3) to possess a drive to succeed, (4) to be
 resilient.

12. MBP selected 50 finalists to stay one week at the Marriott
1 Hotel in Santa Monica in order to reserve 16 contestants for
2 the Apprentice.
- 3 13. Plaintiff was selected as one of the fifty finalists who
4 participated in the final selection process for the
Apprentice.
- 5 14. MBP, Burnett and their affiliates had interviewed Plaintiff
6 in connection with the contest.
- 7 15. Plaintiff fully complied with all of the Defendants'
8 requirements, rules, and regulations with respect to the
credentials and requirements for the show.
- 9 16. Defendants TPL and Trump were not at the final casting. MBP
10 and Burnett handled the interviews and final qualifications
to be selected for the 16 remaining contestants.
- 11 17. Plaintiff had to complete additional applications and submit
12 to a psychological test while in California.
- 13 18. Plaintiff fully cooperated with Defendants and answered all
14 questions posited by MBP, Burnett and the psychologist with
exhaustive candor.
- 15 19. MBP and Burnett had made defamatory, slanderous utterances
16 about Plaintiff in the presence of the casting crew, people
17 Plaintiff had engaged in business networking, and others.
- 18 20. MBP and Burnett engaged in repeated slander of Plaintiff.
19 Defendants' actions negatively affected Plaintiff's
reputation and esteem in front of other people present at and
20 about the Marriott where the events took place, many of whom
were engaged in business negotiations with Plaintiff at that
time.
- 21 21. Resultant from these actions, Plaintiff suffered harmful
22 effects, described, in part, below.
- 23 22. Defendants engaged in systematic actions in order to
24 disqualify Plaintiff from the Apprentice.
- 25 23. Thereafter, Plaintiff had returned to his home in
Massachusetts.

27 **COUNT I: DEFAMATION**

24. Plaintiff repeats, realleges and incorporates by reference
1 all allegations contained in paragraphs 1-23, inclusive, as
2 though expressly rewritten and fully set forth herein.
25. Plaintiff alleges that Defendants MBP, Mark Burnett, TPL and
3 Trump have engaged in a pattern of conduct in August 2003
4 which amounted to defamation against Plaintiff.
26. During the relevant period in August, 2003, Plaintiff was in
5 or about the hotel premises offered by Defendants to
6 Plaintiff and other contestants. Additionally, a number of
7 people who were directly or indirectly related to the
8 production of the Apprentice were present, to wit: filming
9 crews, other contenders, staff, and others. Many of the
10 people present were important players in the entertainment
11 and other industries and Plaintiff had engaged many of them
12 in business networking.
27. Plaintiff had recognized this as an opportunity for business
13 networking, and had engaged therein.
28. At one point during the relevant time period, Defendant began
14 to systematically make disparaging and defamatory oral
15 statements about Plaintiff in the presence of many of the
16 aforementioned individuals. Throughout this time, Defendant
17 engaged in this pattern to maximize exposure to his
18 statements, to wit: he had engaged in defamation primarily
19 when many of the aforementioned individuals were within
20 hearing distance.
- 21 29. Defendant had made statements amounting to Plaintiff being
22 not credible and unreliable, a bad risk and a high liability,
23 as well as alleging Plaintiff's general incompetence.
- 24 30. Defendant had made those statements not as mere personal
25 opinions, but as alleged statements of fact.
- 26 31. These statements had the effect of significantly lowering
27 Plaintiff's esteem in the eyes of the people present during
28 these episodes. The people present often were directly or
indirectly related to Plaintiff's potential new employer,
colleagues, business associates, business contacts, and
others.
32. In lowering Plaintiff's reputation in front of them,
Defendant eroded Plaintiff's prospective business advantage.
33. Most spectacularly, by engaging in a systematic, malicious,
and unfounded slander campaign, Defendant had eventually

caused Plaintiff to be refused the participation on the Apprentice.

34. Additionally, by engaging in this slander campaign, Defendant caused Plaintiff to miss business opportunities as he was attempting to establish during his stay there.

COUNT II: TORTUOUS INTERFERENCE WITH AN ADVANTAGEOUS RELATIONSHIP

35. Plaintiff repeats, realleges and incorporates by reference all allegations contained in paragraphs 1-34, inclusive, as though expressly rewritten and fully set forth herein.

36. Plaintiff alleges that Defendants tortuously interfered with Plaintiff's advantageous business relationship and prospective advantage by engaging in systematic defamation and slander which was the proximate and actual cause of the deteriorated relationships between Plaintiff and the relevant staff of the Defendant as well as others present at the hotel during the relevant time period in August, 2003.

37. Plaintiff further alleges that said systematic engagement in defamation had sabotaged Plaintiff's interview process and had ultimately resulted in Plaintiff's eventual dismissal from the competition.

38. Plaintiff alleges that as a result of the Defendants' tortious interference with said advantageous relationships, Plaintiff had been damaged in the amount to be determined by the court, but in any case greater than \$75,000.

COUNT III: BREACH OF COVENANT OF GOOD FAITH AND FAIR DEALING

39. Plaintiff repeats, realleges and incorporates by reference all allegations contained in paragraphs 1-38, inclusive, as though expressly rewritten and fully set forth herein.

40. For value received, Defendants had implied a fair competition among the finalists in order to select the participants in the Apprentice.

41. Fulfilling his obligations, Plaintiff diligently performed everything that was demanded of him by Defendants.

42. Defendants, however, had after a while engaged in a malicious persecution of Plaintiff by virtue of a methodical slander campaign.

1 43. The aforementioned slander campaign had become the cause of
2 Plaintiff's eventual disqualification from the competition.
3 44. Defendant had acted with patent unfairness and malice by
4 purposefully and repeatedly acting in such a way as to force
5 Plaintiff out of the competition rather than submit to the
6 impartial decision of the judges.

7 **PRAYER FOR RELIEF**

8 WHEREFORE, Plaintiff prays that:

9 45. Plaintiff repeats, realleges and incorporates by reference
10 all allegations contained in paragraphs 1-44, inclusive, as
11 though expressly rewritten and fully set forth herein.
12 46. Defendants be adjudged to have defamed and slandered
13 Plaintiff.
14 47. Defendants be adjudged to have tortuously interfered with an
15 advantageous business relationship.
16 48. Defendants be adjudged to have breached the covenant of good
17 faith and fair dealing.
18 49. Defendants be adjudged to have caused Plaintiff damages in
19 the amount to be determined by the Court.
20 50. Plaintiff have such other relief as the Court may deem
21 proper.

22 Respectfully submitted on October 16, 2008,

23 

24 By Nicholas G. Christakis, pro se.

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

NOTICE OF ASSIGNMENT TO UNITED STATES MAGISTRATE JUDGE FOR DISCOVERY

This case has been assigned to District Judge George H. Wu and the assigned discovery Magistrate Judge is Jennifer T. Lum.

The case number on all documents filed with the Court should read as follows:

CV08- 6864 GW (JTLx)

Pursuant to General Order 05-07 of the United States District Court for the Central District of California, the Magistrate Judge has been designated to hear discovery related motions.

All discovery related motions should be noticed on the calendar of the Magistrate Judge

=====

NOTICE TO COUNSEL

A copy of this notice must be served with the summons and complaint on all defendants (if a removal action is filed, a copy of this notice must be served on all plaintiffs).

Subsequent documents must be filed at the following location:

Western Division
312 N. Spring St., Rm. G-8
Los Angeles, CA 90012

Southern Division
411 West Fourth St., Rm. 1-053
Santa Ana, CA 92701-4516

Eastern Division
3470 Twelfth St., Rm. 134
Riverside, CA 92501

Failure to file at the proper location will result in your documents being returned to you.

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA
CIVIL COVER SHEET

I (a) PLAINTIFFS (Check box if you are representing yourself <input checked="" type="checkbox"/>) Nicholas G. Christakis 4 Vasa Street Billerica Ma, 01862 Email: Nickthegreek1@live.com Phone: 978-726-0455 (b) County of Residence of First Listed Plaintiff (Except in U.S. Plaintiff Cases):	DEFENDANTS Mark Burnett Productions PMB 208, 9899 Santa Monica Blvd, Beverly Hills, California, 90212 County of Residence of First Listed Defendant (In U.S. Plaintiff Cases Only):																													
(c) Attorneys (Firm Name, Address and Telephone Number. If you are representing yourself, provide same.) Nicholas G. Christakis 4 Vasa Street Billerica Ma, 01862 Email: Nickthegreek1@live.com phone: 978-726-0455	Attorneys (If Known)																													
II. BASIS OF JURISDICTION (Place an X in one box only.)																														
<input type="checkbox"/> 1 U.S. Government Plaintiff	<input type="checkbox"/> 3 Federal Question (U.S. Government Not a Party)	III. CITIZENSHIP OF PRINCIPAL PARTIES - For Diversity Cases Only (Place an X in one box for plaintiff and one for defendant.)																												
<input type="checkbox"/> 2 U.S. Government Defendant	<input checked="" type="checkbox"/> 4 Diversity (Indicate Citizenship of Parties in Item III)	<table border="0"> <tr> <td style="text-align: right;">PTF</td> <td style="text-align: right;">DEF</td> <td style="text-align: right;">PTF</td> <td style="text-align: right;">DEF</td> </tr> <tr> <td><input type="checkbox"/> 1</td> <td><input checked="" type="checkbox"/> 1</td> <td><input type="checkbox"/> 4</td> <td><input type="checkbox"/> 4</td> </tr> <tr> <td colspan="2">Citizen of This State</td> <td colspan="2">Incorporated or Principal Place of Business in this State</td> </tr> <tr> <td><input type="checkbox"/> 2</td> <td><input type="checkbox"/> 2</td> <td><input type="checkbox"/> 5</td> <td><input type="checkbox"/> 5</td> </tr> <tr> <td colspan="2">Citizen of Another State</td> <td colspan="2">Incorporated and Principal Place of Business in Another State</td> </tr> <tr> <td><input type="checkbox"/> 3</td> <td><input type="checkbox"/> 3</td> <td><input type="checkbox"/> 6</td> <td><input type="checkbox"/> 6</td> </tr> <tr> <td colspan="2">Citizen or Subject of a Foreign Country</td> <td colspan="2">Foreign Nation</td> </tr> </table>	PTF	DEF	PTF	DEF	<input type="checkbox"/> 1	<input checked="" type="checkbox"/> 1	<input type="checkbox"/> 4	<input type="checkbox"/> 4	Citizen of This State		Incorporated or Principal Place of Business in this State		<input type="checkbox"/> 2	<input type="checkbox"/> 2	<input type="checkbox"/> 5	<input type="checkbox"/> 5	Citizen of Another State		Incorporated and Principal Place of Business in Another State		<input type="checkbox"/> 3	<input type="checkbox"/> 3	<input type="checkbox"/> 6	<input type="checkbox"/> 6	Citizen or Subject of a Foreign Country		Foreign Nation	
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Citizen or Subject of a Foreign Country		Foreign Nation																												

IV. ORIGIN (Place an X in one box only.)

1 Original 2 Removed from 3 Remanded from 4 Reinstated or 5 Transferred from another district (specify): 6 Multi-District Litigation 7 Appeal to District Judge from Magistrate Judge
Proceeding State Court Appellate Court Reopened

V. REQUESTED IN COMPLAINT: JURY DEMAND: Yes No (Check 'Yes' only if demanded in complaint.)**CLASS ACTION under F.R.C.P. 23:** Yes No**MONEY DEMANDED IN COMPLAINT:** \$ _____**VI. CAUSE OF ACTION** (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.)
under 28 U.S.C. 1391 (b) and under 28 U.S.C. 1332**VII. NATURE OF SUIT (Place an X in one box only.)**

OTHER STATUTES <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce/ICC Rates/etc. <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities /Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC 3410 <input checked="" type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Act <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Info. Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State Statutes	CONTRACT <input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loan (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	TORTS PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Fed. Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury-Med Malpractice <input type="checkbox"/> 365 Personal Injury-Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	TORTS PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability BANKRUPTCY <input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 CIVIL RIGHTS <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 445 American with Disabilities - Employment <input type="checkbox"/> 446 American with Disabilities - Other <input type="checkbox"/> 440 Other Civil Rights	PRISONER PETITIONS <input type="checkbox"/> 510 Motions to Vacate Sentence Habeas Corpus <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <input type="checkbox"/> 540 Mandamus/ Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition FORFEITURE / PENALTY <input type="checkbox"/> 610 Agriculture <input type="checkbox"/> 620 Other Food & Drug <input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881	LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt. Relations <input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ft) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIW <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS-Third Party 26 USC 7609
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VIII(a). IDENTICAL CASES: Has this action been previously filed and dismissed, remanded or closed? No Yes

If yes, list case number(s): closed: 1:2006 cv 11149

FOR OFFICE USE ONLY: Case Number: **CV08-06864-GW(JTLx)**

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA
CIVIL COVER SHEET

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

VIII(b). RELATED CASES: Have any cases been previously filed that are related to the present case? No Yes

If yes, list case number(s): 1:2006 cv 11149

Civil cases are deemed related if a previously filed case and the present case:

(Check all boxes that apply) A. Arise from the same or closely related transactions, happenings, or events; or
 B. Call for determination of the same or substantially related or similar questions of law and fact; or
 C. For other reasons would entail substantial duplication of labor if heard by different judges; or
 D. Involve the same patent, trademark or copyright, and one of the factors identified above in a, b or c also is present.

IX. VENUE: List the California County, or State if other than California, in which **EACH** named plaintiff resides (Use an additional sheet if necessary) Check here if the U.S. government, its agencies or employees is a named plaintiff.

Nicholas G. Christakis (Plaintiff)

4 Vasa Street
Billerica Ma 01862List the California County, or State if other than California, in which **EACH** named defendant resides. (Use an additional sheet if necessary). Check here if the U.S. government, its agencies or employees is a named defendant.Defendant, Trump Productions, LLC
725 5th Avenue, New York, NY 10022.Defendant, Donald Trump, resident of the State of New York
725 5th Avenue, New York, NY 10022.**List the California County, or State if other than California, in which **EACH** claim arose. (Use an additional sheet if necessary)****Note:** In land condemnation cases, use the location of the tract of land involved.

Boston Massachusetts and Santa Monica CA

X. SIGNATURE OF ATTORNEY (OR PRO PER):

Date

10/16/2008

Notice to Counsel/Parties: The CV-71 (JS-44) Civil Cover Sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law. This form, approved by the Judicial Conference of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed but is used by the Clerk of the Court for the purpose of statistics, venue and initiating the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)

Key to Statistical codes relating to Social Security Cases:

Nature of Suit Code	Abbreviation	Substantive Statement of Cause of Action
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g))
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405(g))
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended.
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. (g))

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

Nicholas G. Christakis, PLAINTIFF(S)	CASE NUMBER CV08-06864-GW (JTLx)
Mark Burnett Productions, Mark Burnett, Trump Productions, LLC, Donald Trump. DEFENDANT(S).	SUMMONS

TO: DEFENDANT(S):

A lawsuit has been filed against you.

Within 20 days after service of this summons on you (not counting the day you received it), you must serve on the plaintiff an answer to the attached complaint amended complaint counterclaim cross-claim or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff's attorney, Nicholas G. Christakis, pro se, whose address is 4 Vasa Street, Billerica, Massachusetts, 01862. If you fail to do so, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

Clerk, U.S. District Court

Dated: 10/17/08

By: Hana Rashad
Deputy Clerk



(Seal of the Court)

[Use 60 days if the defendant is the United States or a United States agency, or is an officer or employee of the United States. Allowed 60 days by Rule 12(a)(3).]